UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TENNESSEE

In re	
	Case No.
Debtor(s).	Chapter 7
ORDER GRANTING DEBTOR(S)' MOTION TO REOPEN CLOSED CASE FOR PURPOSE OF AMENDING SCHEDULES TO ADD OMITTED PREPETITION CREDITOR(S)	
The debtor(s) have moved to	o reopen this closed bankruptcy case, pursuant to 11 U.S.C. § 350(b) and
FED R. BANKR. P. 5010, for the sole	and special purpose of seeking to amend the Schedules to add asserted
omitted prepetition creditor(s). See	<u>In re Rosinski</u> , 759 F.2d 539 (6th Cir. 1985); <u>In re Soult</u> , 894 F.2d 815
(6th Cir. 1990). Good cause having	g been shown,
IT IS THEREFORE ORD	DERED that the debtor(s)' motion to reopen this closed Chapter 7 case
is granted, conditioned upon the deb	otor(s)' payment of a new case filing fee for the reopening. Subsequent
to the reopening, after motion, notice	ce and opportunity for hearing, debtor(s)' counsel shall, if appropriate,
submit a further order amending the	e Schedules to reflect the addition of any originally omitted prepetition
claims. It shall not be necessary u	ander the circumstances for the United States Trustee for Region 8 to
reappoint a case trustee upon the re-	opening of this case.
	UNITED STATES BANKRUPTCY JUDGE
	DATE

cc: Debtor(s)

Attorney for Debtor(s) United States Trustee